1	BRENDAN M. KUNKLE, ESQ., SBN 173292	
2	bkunkle@abbeylaw.com MICHAEL D. GREEN, ESQ., SBN 214142 mgreen@abbeylaw.com MITCHELL B. GREENBERG, ESQ., SBN 114878 mgreenberg@abbeylaw.com SCOTT R. MONTGOMERY, ESQ., SBN 278060 smontgomery@abbeylaw.com	
3		
4		
5	ABBEY, WEITZENBERG, WARREN & EN 100 Stony Point Road, Suite 200	MERY, P.C.
6	Santa Rosa, CA 95402-1566 Telephone: 707-542-5050	
7	Facsimile: 707-542-2589	
8	Attorneys for North Bay Fires and Camp Fire Victim Claimants	
9	and Camp i ne victim Clamants	
10		
11	UNITED STATES BANKRUPTCY COURT	
12	NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION	
13	In re:	Bankruptcy Case
14	PG&E CORPORATION	No. 19-30088 (DM)
15	-and-	Chapter 11 (Lead Case)
	PACIFIC GAS AND ELECTRIC	(Jointly Administered)
16	COMPANY,	JOINDER TO OMNIBUS OBJECTIONS
17	Debtors.	OF THE OFFICIAL COMMITTEE OF TORT CLAIMANTS (SUBSTANTIVE)
18	☐ Affects PG&E Corporation	TO CLAIMS FILED BY THE DEPARTMENT OF HOMELAND
19	☐ Affects Pacific Gas and Electric Company	SECURITY/FEDERAL EMERGENCY MANAGEMENT AGENCY (CLAIMS
20	■ Affects both Debtors	NOS. 59692, 59734 & 59783) AND TO CLAIMS FILED BY CALIFORNIA
21	*All papers shall be filed in the Lead Case, No. 19-30088 (DM)	GOVERNOR'S OFFICE OF EMERGENCY SERVICES (CLAIM
22	NO. 19-30000 (DM)	NOS. 87748, 87754, & 87755)
23		Date: February 26, 2020
24		Time: 10:00 a.m. (Pacific Time) Place: United States Bankruptcy Court
25		Courtroom 17, 16th Floor San Francisco, CA 94102
26		Re: Docket Nos. 4943, 5096, 5319, 5320
27		_ 1.c. Doenet 1.05. 17 15, 5070, 5517, 5520
28		

Individual Butte Fire, North Bay Fires and Camp Fire Victim Claimants (the "Fire Victims"), in the above-captioned chapter 11 cases of PG&E Corporation and Pacific Gas and Electric Company, as debtors and debtors in possession (collectively, "PG&E" or the "Debtors") hereby support and join the following objections filed by the Official Committee of Tort Claimants (the "TCC"): (i) Omnibus Objection of the Official Committee of Tort Claimants (Substantive) to Claims Filed by the Department of Homeland Security/Federal Emergency Management Agency (Claim Nos. 59692, 59734 & 59783) [Dkt. No. 4943] (the "TCC FEMA Objection"); (ii) Supplement To Omnibus Objection of the Official Committee of Tort Claimants (Substantive) to Claims Filed by the Department of Homeland Security/Federal Emergency Management Agency (Claim Nos. 59692, 59734 & 59783) [Dkt. No. 5319] (the "TCC Supplemental FEMA **Objection**") (iii) Omnibus Objection of the Official Committee of Tort Claimants (Substantive) to Claims Filed by California Governor's Office of Emergency Services (Claim Nos. 87748, 87754, & 87755) [Dkt. No. 5096] (the "TCC Cal OES Objection"); and (iv) Supplement to Omnibus Objection of the Official Committee of Tort Claimants (Substantive) to Claims Filed by California Governor's Office of Emergency Services (Claim Nos. 87748, 87754, & 87755) [Dkt. No. 5320] (the "TCC Supplemental Cal OES Objection," and together with the TCC FEMA Objection, the TCC Supplemental FEMA Objection, and the TCC Cal OES Objection, the "**Objections**"). The Fire Victims also hereby support and join in the additional arguments stated in the Joinder of Fire Claimants in TCC's Objections to Claims by FEMA and Cal OES filed by Thomas Tosdal, Esq., on behalf of his clients.

21

22

23

24

25

26

27

28

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

JOINDER

Pursuant to Section 502(b)(1) of the Bankruptcy Code, a claim is not allowed if the claim is unenforceable against the debtor . . . under any . . . applicable law." 11 U.S.C. § 502(b)(1). The Fire Victims support and join in all arguments asserted in the Objections.

The Fire Victims reserve all rights to be heard before the Court in connection with the Objections (and any joinders thereto), to amend, supplement, or otherwise modify this Joinder prior to or during the preliminary hearing on the Objections, and to assert such other and further objections prior to the final adjudication of the matter.

Filed: 02/12/20 Entered: 02/12/20 15:54:03 Page 2 of 19-30088 Doc# 5755

For the reasons set forth in the Objections, the Fire Victims respectfully request that the Court enter an order disallowing and expunging the FEMA Claims and the Cal OES Claims identified in the Objections. DATED: February 12, 2020 Respectfully submitted, ABBEY, WEITZENBERG, WARREN & EMERY, PC Mitchell B. Greenberg By: Brendan M. Kunkle Michael D. Green Mitchell B. Greenberg Attorneys for Objectors Herein